A bill to be entitled 1 2 An act relating to pest control operators; amending s. 482.021, F.S.; defining the term 3 4 "new construction"; amending s. 482.051, F.S.; 5 providing for the issuance of stop-work orders where fumigations are being performed in 6 7 certain situations; creating s. 482.0815, F.S.; 8 requiring licensees to hold a permit before 9 performing preventive termite treatments for new construction; providing procedures for the 10 11 issuance of permits and providing penalties for 12 specified violations; providing for the adoption of rules; amending s. 482.091, F.S.; 13 14 requiring certain cardholders to obtain 15 specified classroom training; amending s. 16 482.132, F.S.; providing alternative educational requirements for pest control 17 operator's certificate applicants; amending s. 18 19 482.161, F.S.; limiting the application of sanctions for violations by licensees with 20 multiple business locations; repealing s. 21 2.2 482.211(11), F.S., which provides an exemption 23 from regulation for certain yard workers; 24 providing an effective date. 25 26 Be It Enacted by the Legislature of the State of Florida: 27 Section 1. Subsections (18) through (27) of section 28 29 482.021, Florida Statutes, are redesignated as subsections

(19) through (28), respectively, and a new subsection (18) is

added to that section, to read:

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482.021 Definitions.--For the purposes of this chapter, and unless otherwise required by the context, the term:

(18) "New construction" means the erection of a new building or the construction of an addition to an existing building, which encloses a space and requires a building permit under applicable building codes.

Section 2. Subsection (6) is added to section 482.051, Florida Statutes, to read:

482.051 Rules.--The department has authority to adopt rules pursuant to ss. 120.536(1) and 120.54 to implement the provisions of this chapter. Prior to proposing the adoption of a rule, the department shall counsel with members of the pest control industry concerning the proposed rule. The department shall adopt rules for the protection of the health, safety, and welfare of pest control employees and the general public which require:

(6) That the department may issue an immediate stop-use or stop-work order for fumigation performed in violation of fumigant label requirements or department rules, or in a manner that presents an immediate serious danger to the health, safety, or welfare of the public, including, but not limited to, failure to use required personal protective equipment, failure to use a required warning agent, failure to post required warning signs, failure to secure a structure's usual entrances as required, or using a fumigant in a manner that will likely result in hazardous exposure to humans, animals, or the environment.

Section 3. Section 482.0815, Florida Statutes, is created to read:

482.0815 Permit to perform preventive termite treatment services for new construction only.--

- (1) A licensee must have a permit to perform preventive termite treatments for new construction, except for preventive termite treatments on additions to existing structures for which the licensee has a current termite treatment contract.
- (2) A permit shall be automatically renewed upon renewal of the license held by the licensee, unless the written authorization has been suspended, revoked, or otherwise denied.
- (3) A permit shall be probationary for 120 days after a licensee is found to be in violation of s. 482.051(5) or a rule relating to the application of specific amounts, concentrations, and treatment areas, except for provisions governing recordkeeping. A licensee whose permit is on probationary status must provide advance notice to the department of any preventive treatment planned for new construction.
- (4) A licensee's permit shall be suspended for a
  30-day to 90-day period if:
- (a) The licensee whose permit is on probationary status violates s. 482.051(5) or a rule relating to the application of specific amounts, concentrations, or treatment areas, except for provisions governing recordkeeping, at three or more sites on three or more separate dates;
- (b) The licensee violates s. 482.051(3) or a rule with respect to three contracts within 2 years and the violation is failure to comply with contractual obligations to re-treat a wood-destroying-organism infestation or to repair damage caused by wood-destroying organisms when required by the

contract. If a licensee makes a good-faith offer to repair damage covered by a valid contract, the licensee must be considered to be in compliance with the contractual obligation;

- (c) The licensee violates subsection (9); or
- $\frac{\text{(d) The licensee violates the recordkeeping}}{\text{requirements of s. }482.051(5)\text{ three or more times within 2}}{\text{years.}}$
- (5) A suspended permit may be reinstated after the period of the suspension if the licensee's license is in good standing.
- (6) The permit of a licensee whose written authorization has been suspended within the previous 3 years shall be revoked if the licensee violates subsection (4).
- written authorization to perform preventive termite treatments if the applicant or licensee or any of its directors, officers, owners, or general partners are or were directors, officers, owners, or general partners of a pest control business that went out of business or sold the business within 5 years immediately preceding the date of application or renewal and failed to reimburse the prorated renewal fee of any customer's remaining wood-destroying-organism contract periods or failed to provide for another licensed pest control operator to assume its existing wood-destroying-organism contract responsibility.
- (8) A licensee must conspicuously display its current permit at all business locations, each of which must have a separate permit.
- 30 (9) A licensee holding a permit must maintain accurate records of all pesticides purchased, obtained, or available

for its use; the total amount of the area treated using soil 1 2 applied termiticides; and the total number of sites treated 3 using this and any other method of treatment. These records must be made available to the department immediately upon 4 5 request. The amount of pesticides purchased, obtained, or 6 otherwise available must at least equal the amount required by 7 the pesticide label to treat the area or number of sites 8 treated. 9 (10) The department shall suspend the license of any licensee who performs preventive termite treatments for new 10 11 construction while its permit is suspended or revoked. 12 (11) The department shall adopt rules necessary to 13 administer this section. 14 Section 4. Subsection (10) is added to section 482.091, Florida Statutes, to read: 15 16 482.091 Employee identification cards.--(10) In addition to the training required by s. 17 482.091(3), each identification cardholder must receive 4 18 19 hours of classroom training in pesticide safety, integrated 20 pest management, and applicable federal and state laws and rules within 6 months after issuance of the card or must have 21 22 received such training within 2 years before issuance of the card. Each cardholder must receive at least 2 hours of 23 continuing training in pesticide safety, integrated pest 24 management, and applicable federal and state laws and rules by 25 26 the renewal date of the card. Certified operators who maintain 27 their certificates in good standing are exempt from this 28 subsection. The department shall adopt rules regarding 29 verification of such training. Section 5. Paragraph (b) of subsection (2) of section 30

31 482.132, Florida Statutes, is amended to read:

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482.132 Qualifications for examination and certification. --

- (2) Each applicant for examination for a pest control operator's certificate must possess the minimum qualifications specified in one of the following paragraphs:
- (b) A degree with advanced training or a major in entomology, botany, agronomy, or horticulture from a recognized college or university, which training or major included the completion of at least 20 semester hours or 30 quarter hours of college credits in those subjects, plus 1 year's employment as a service employee of a licensee that performs pest control in the category or categories in which the applicant seeks certification or the successful completion of a 1-year entomology program at a public university in this state which specializes in urban pest management and includes practical pest management experience. If such advanced training or major is in entomology, the applicant is qualified for examination in all categories; but if such advanced training or major is in botany, agronomy, or horticulture, the applicant is qualified for examination only in the category of lawn and ornamental pest control.

Section 6. Subsection (4) of section 482.161, Florida Statutes, is amended to read:

482.161 Disciplinary grounds and actions; reinstatement.--

(4) Any charge of a violation of this chapter or of the rules adopted pursuant to this chapter by a licensee affects only the license  $\underline{\text{or permit}}$  of the business location from which the violation is alleged to have occurred. Another license or permit may not be issued to the same licensee, or 31 to any person who has an ownership interest in the suspended

or revoked business license of the licensee and who knew or should have known of the violation that resulted in the suspension or revocation, for a new business location in the same county or any contiguous county for a period of 3 years after the effective date of the suspension or revocation. Section 7. Subsection (11) of section 482.211, Florida Statutes, is repealed. Section 8. This act shall take effect July 1, 2001. \*\*\*\*\*\*\*\*\*\* SENATE SUMMARY Revises provisions related to the regulation of pest control. Requires licensees to hold a permit in order to perform preventive termite treatments for new construction and provides permitting and regulatory guidelines for such operations. Provides penalties. Provides training and educational requirements. Limits the applicability of certain sanctions to multi-location licensees. Repeals an exemption from regulation for certain yard workers. (See bill for details.)